ELIZABETH DAVIDSON.

[To accompany bill H. R. No. 119.]

March 5, 1840.

Mr. E. Davies, from the Committee on Revolutionary Pensions, submitted the following

REPORT:

The Committee on Revolutionary Pensions, in the case of Elizabeth Davidson, make the following report:

It appears, from the testimony in this case, that the name of John Davidson was inscribed on the roll of revolutionary pensioners on the 18th day of March, 1818, at eight dollars a month, to commence on the 3d day of April, 1818, and that he died the 10th day of September, 1834; that the application of his widow, Elizabeth Davidson, was rejected, on the ground that she had not produced a certified copy of the record of her marriage. The fact of the marriage appears to the committee to be clearly established by the testimony in the case. Several witnesses testify that they were lawfully married, and that they lived together as man and wife for many years. Elizabeth Maston swears that she was well acquainted with Elizabeth Davidson, before and at the time of, her marriage with John Davidson, being both born in the same town, and near neighbors for many years; that they were married in the spring of 1781—she believes in the month of April; was not at the wedding, but well recollects the time; that they were married by the Rev. Mr. Graham, pastor of the first Presbyterian church, Fishkill, Dutchess county, New York. R. G. Armstrong, the successor of Mr. Graham in the pastorship of that church, certifies "that, although Mr. Graham ceased to be pastor of that church in 1773, there was no other minister in the place until 1783; that his record of marriages comes down to April 17, 1770, at which place several leaves of the book are missing; that the record is continued to the bottom of the page, and doubtless was extended to other leaves, which are gone, from every appearance."

The committee are clearly of opinion that the claim is a just one, and

ought to be allowed; they therefore report a bill.

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ELIZABETH DAVIDSON, ITO accompany bill H. R. No. 149.1

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The committee are clearly of opinion that the claim is a just one, and

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